

From: Dean Antonelli
To: Microsoft ATR
Date: 1/24/02 2:55am
Subject: Microsoft Settlement - Business Practices on Trial

Dear Department of Justice,

Following are my comments in support of the recommendations put forth by the nine non settling states.

Microsoft's predatory, monopolistic, and anti-competitive practices are well documented. They are under legal fire in the United States, China, Brazil and Europe. But, with their enormous monopoly gained resources they are able to buy settlements with nine states, to buy endless legal delays (that promote a denial of justice) while their products and associated proprietary training become ubiquitous, capture the marketplace, and eliminate innovation and competition.

Microsoft is the only large hi tech company to grow their earnings per share EACH quarter in 2001 and to increase their stock price by 30% BECAUSE they are a monopoly and not subject to pricing pressures.

Microsoft's arrogance is magnified in these times when Americans are making sacrifices and responding with unprecedented patriotism to threats against our country and threats against our inherited legal system which protects us all and is the envy of the world.

Microsoft, Enron - the global investment community is watching. America's business practices are on trial.

THIS IS THE TIME FOR OUR LEGAL SYSTEM TO UPHOLD THE LAW FOR THE BENEFIT ALL BUSINESSES, CONSUMERS, INVESTORS, INNOVATION, COMPETITION AND INTERNATIONAL TRADE.

Best regards,

Dean Antonelli
19799 Oakhaven Dr.
Saratoga, Ca. 95070